

Edwin F. McPherson --State Bar No. 106084
emcperson@mcpersonrane.com
Tracy B. Rane --State Bar No. 192959
trane@mcpersonrane.com
McPHERSON RANE LLP
1801 Century Park East
24th Floor
Los Angeles, CA 90067
Tel:(310)553-8833
Fax:(310)553-9233

Atorneys for Defendants SELENA GOMEZ AND SELENA GOMEZ & THE SCENE

UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

TOM LUCE, BRIAN KROLL, MATT
BLACKETT, LAWRENCE RIGGS,

Plaintiffs,

V.

SELENA GOMEZ, SELENA GOMEZ & THE SCENE, LINDY ROBBINS, TOBY GAD, HOLLYWOOD RECORDS, INC., a California Corporation, HEY KIDDO MUSIC, GAD SONGS, LLC, a Limited Liability Company, APPLE, INC., a California Corporation, EMI APRIL MUSIC, INC., a Connecticut Corporation, and KOBALT MUSIC SERVICES AMERICA, INC., a Delaware Corporation.

Defendants.

CASE NO. CV 12-2063 MMC

**STIPULATION RE EXTENSION OF
TIME TO RESPOND TO INITIAL
COMPLAINT BY ADDITIONAL 30
DAYS**

(N.D. Cal. Local Rule 6-1)

This Stipulation, entered into by and between Plaintiffs TOM LUCE, BRIAN KROLL, MATT BLACKETT, LAWRENCE RIGGS (hereinafter "Plaintiffs"), on the one hand, and Defendants SELENA GOMEZ AND SELENA GOMEZ AND THE SCENE, on the other hand, is based on the following facts:

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1 1. On or about April 25, 2012, Plaintiffs filed the Complaint in this action.

2 2. On June 7, 2012, counsel for Defendants Selena Gomez and Selena Gomez
3 & The Scene (which is not a legal entity) executed a Notice and Acknowledgment of
4 Receipt of the Summons, Complaint, and related documents. Pursuant to such signature,
5 the deadline for Defendant Selena Gomez to file a response to the Complaint was June
6 28, 2012.

7 3. Because Plaintiffs' counsel and counsel for other Defendants in this case
8 who owe indemnity obligations to Defendant Gomez were in the process of attempting
9 to settle this matter amicably, on June 8, 2012, Plaintiffs and Defendant Gomez filed a
10 Stipulation to extend the time by which Defendant Gomez had to respond to Plaintiffs'
11 Complaint from June 28, 2012, until July 27, 2012.

12 4. Plaintiffs' counsel and counsel for other Defendants in this case are still in
13 the process of attempting to settle this matter amicably. Accordingly, a further extension
14 of time by which Defendant Gomez must respond to Plaintiffs' Complaint is needed.

15 BASED UPON THE FOREGOING FACTS, IT IS HEREBY STIPULATED, by
16 and between the parties, through their respective counsel, as follows:

17 1. Defendant Gomez shall have up to and including August 10, 2012, to
18 answer or otherwise respond to Plaintiffs Complaint;

19 2. Nothing in this Stipulation shall be construed as a waiver or relinquishment
20 of any party's rights, remedies, objections or defenses herein. All of Defendants' rights,

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1 remedies, objections and/or defenses are expressly reserved.

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3 DATED: July 23, 2012

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6 Edwin F. McPherson
7 Tracy B. Rane
8 **McPHERSON RANE LLP**

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11 By: /s/Edwin F. McPherson
12 EDWIN F. MCPHERSON
13 Attorneys for Defendants
14 SELENA GOMEZ and SELENA
15 GOMEZ & THE SCENE

16
17
18 DATED: July 23, 2012

19
20 Nicholas A. Carlin
21 Robyn Callahan
22 **PHILLIPS, ERLEWINE**
23 & GIVEN LLP

24
25 By: /s/Edwin F. McPherson
26 NICHOLAS A. CARLIN
27 Attorneys for Plaintiffs
28 TOM LUCE, BRIAN KROLL,
MATT BLACKETT,
LAWRENCE RIGGS

